

**IN THE UNITED STATES DISTRICT COURT  
SOUTHERN DISTRICT OF NEW YORK**

ATLUS CO., LTD,

Plaintiff,

v.

JOHN DOE 1 D/B/A REKUIEMU GAMES; and  
JOHN DOE 2 D/B/A COMP\_HACK,

Defendants.

Case No.: 1:21-cv-11102

**RULE 7.1 CORPORATE DISCLOSURE STATEMENT**

Pursuant to Rule 7.1 of the Federal Rules of Civil Procedure, Plaintiff Atlus Co., Ltd. (“Plaintiff”) certifies that its ultimate parent is SEGA Sammy Holdings, Inc., a Japanese corporation that is publicly-traded. No other publicly-held corporation owns 10% or more of Plaintiff’s stock.

Dated: New York, New York  
December 28, 2021

Respectfully submitted,

FROSS ZELNICK LEHRMAN & ZISSU, P.C.

By: /s/ Jason D. Jones

Jason D. Jones ([jjones@fzllz.com](mailto:jjones@fzllz.com))

David Donahue ([ddonahue@fzllz.com](mailto:ddonahue@fzllz.com))

Shelby P. Rokito ([srokito@fzllz.com](mailto:srokito@fzllz.com))

151 West 42nd Street, 17th Floor

New York, New York 10036

Tel: (212) 813-5900

*Attorneys for Plaintiff Atlus Co., Ltd.*